(7)	If the carrier is a corporation (or similar entity), the revocation shall be attested by the secretary (or similar officer) thereof and the carrier's corporate seal shall be affixed thereto. If the carrier is a foreign carrier and its power of attorney which is being revoked does not bear such attestation and seal, the revocation of such power of attorney is not required to bear such attestation and seal.
(8)	Show name of principal agent unless the alternate agent has taken over the tariffs of the principal agent upon the death or disability of the latter. In the latter case, the alternate agent's name shall be shown and the duplicate shall be mailed to the alternate agent.

(9)	Show date on which the duplicate was mailed to the agent or alternate agent (as the case may be).

## §221.246 Adoption notice.

(a) Form. The adoption notice required by §221.230 shall be prepared in accordance with the following form (on durable, white paper 8½ by 11 inches with a clear margin of not less than 1 inch at left side):

(1) C.A.B. No		
(2)		
ADOPTION NOTICE		
The above-named carrier hereby adopts, ratifies, and makes its		
own in every respect, as if the same had been originally filed and		
posted by it, all tariffs, classifications, rules, notices, traffic		
agreements, statements of divisions, powers of attorney, concurrences,		
or other instruments whatsoever, including supplements or amendments		
thereto, filed with the Civil Aeronautics Board by or on behalf of,		
or heretofore adopted by,(3) prior to(6)		
Issued pursuant to Subpart T, Part 221, of the Economic Regulations and Order No. (4) of the Civil Aeronautics Board.		
ISSUED: (5)		
Issued by:		
(show name and title of issuing officer)		
(show full address)		

(For explanation of reference marks shown in above form, see paragraph (b) of this section.)

(b) Explanations of reference marks. Where a reference mark is shown in the above adoption notice form, the information to be shown where such reference mark appears shall conform to

the requirements stated in the following explanation of the respective reference mark:

## § 221.247

## 14 CFR Ch. II (1-1-98 Edition)

Ref- erence mark	Explanation
(1)	(i) Except as provided under (ii) below, the adoption notice shall bear a consecutive C.A.B. number in the tariff series of the adopting carrier. If the adopting carrier has not filed tariffs with the Board previous to its adoption notice, the adoption notice shall be designated C.A.B. No. 1. (ii) If the adopting carrier is a receiver or other fiduciary, its adoption notice shall bear a consecutive C.A.B. number in the tariff series of the former carrier.
(2)	Show the name of the adopting carrier. If the adoption notice is issued by a receiver or other fiduciary, show the former carrier's name and, immediately below such name, show the name and title of the fiduciary in parentheses.
(3) (4)	Show the former carrier's name.  Show the number of the Board's order, which approved the change in name or transfer of operating control.

Ref- erence mark	Explanation
(5)	Show the date on which the adoption notice is prepared and transmitted to the Board for filling. Show the date on which the change in name or transfer of operating control occurs. If the Board's approval of such change in name or transfer of operating control is required, such date shall not be earlier than the Board's approval.

## §221.247 Adoption supplement.

(a) Form. The adoption supplement required by §221.231 shall be prepared in accordance with the following form (on durable, white paper 8½ by 11 inches with a clear margin of not less than 1 inch at left side):